

AFFIDAVIT
 POLICE
FILED
 UNITED STATES DISTRICT COURT
 ALBUQUERQUE, NEW MEXICO

Date: October 18, 2017

CURRY, Steven Duane

OCDC C-101 # 38970

NOV 13 2017

To: Roxann B. Esquivel; Esquivel

Alamogordo, NM

STATE OF NEW MEXICO
MATTHEW J. DYKMAN
 CLERK

CURRY 17cv1079 RB/GJF

TA-090262017 / SW-171006 / M-38-ER-2017-00036

D-1215-CR-2017-00473

SUBJECT: PETITION FOR EXACT BILL OF PARTICULARS;
INCLUDING IRS TAX FORMS BEING USED BY
PROSECUTORS TO REPORT INCOME, PROFIT, AND
CAPITAL GAINS;

1. The Affiant, in the exercise of expression of his individual rights of address & his unlimited rights to contract, or to revoke his consent to contract, demands & petitions the STATE to produce & present to the record, all exculpatory evidence that would be helpful in exonerating & acquitting the Affiant of all wrongdoing, and that would expedite his immediate release from his wrongful confinement & forced imprisonment.

2. The Pro-Se-Advers for the STATE are required to produce & present a full & complete Bill of Particulars to the Court and to the Affiant to allow them to examine the evidence for themselves and to determine the extent of the fraud being placed upon the Court by the pro-se-advers.

3. A full & complete Bill of Particulars shall include
 page #1 of 5

This State shall not impose
 sanctions or penalties for
 expression of rights is
 contradictory to the
 safeguard the life & property of the Affiant.

the following items & documents (Letter: Failure by the prosecutors to produce & present any such items, shall render their case moot, unperfected and unprosecutable in any court of law or equity, and such failure will result in the release of the Affiant without further denial, delay or obstruction.

A. The legislative authority that gave Daniel J. Hunter & Deputy Sanchez the personal, subject matter, & territorial jurisdiction to exercise a detentive, repressed, and an unseasoned out of state warrant from Colorado, all without having said warrant in hand, without their Oaths of office, without their Bonds, with their Certificates of Indemnity, with ID Badges, and without their required body cameras.

B. The Letter of Marque & Reprisal authorizing Hunter & Sanchez to operate with impunity and outside of their constitutional & statutory authority & jurisdictional constraints.

C. The SA-82 "Letter of Confirmation of Political Status" issued to the District Attorney by the IRS to allow the DA to issue & collect bonds against the Affiant.

D. Certified Copies of the Bid Bonds, Performance Bonds, and the Payment Bonds issued against the Affiant, and the IOFFOIDS for each, and the SA-23, SA-24, and SA-25 reports

"The State shall not interfere with any living entity without its freely
willed & informed consent." "Consent cannot be forced, coerced, or
intimidated by fraud or by use of force." S. 15

for each; and the named Surety, for each bond and the Payee/Beneficiary; and the name of holder of these bonds and their contact information.

e. An exact copy of the "Incident Report" issued & signed by Hunter, Sanchez, and others on scene during the assault & battery.

f. All video & electronic recording devices that were used to support DA Hunter's allegations and testimonies to the Grand Jury.

g. A true & exact copy of the transcripts of the Grand Jury hearing, where Hunter was given over 1 1/2 hours to present evidence Affiant, while the Affiant was given less than 10 minutes to testify in his own defense.

h. A true & certified oath of office for David J. Hunter, David Sanchez, Rosanna B. Esquivel, and Mr. James Counts.

i. A true & certified copy of their bonds which are required by the state to insure & secure their oaths of office.

j. A true & certified well-rated & stamped Arrest Warrant issued from Colorado that was used by Hunter & Sanchez to effect the arrest of the Affiant.

k. The exact DOB & age of the Person Sought in the Colorado Warrant.

I. All certified & notarized Affidavits taken & sworn by Hunter, Sanchez, and others involved in the criminal assault of 9/22/17.

Mr. Hall documents, exhibits, and artifacts currently in possession of Public Defender Marc Torres. That if produced & presented to the record, would argue & demonstrate the Absent of any wrongdoing or criminal activity.

K. A text & complete email chain of communication the Absent was having with Tim Walsh & Michelle Wilson on the limited 2017 edition of the Colorado Supreme Court, and when Tim Walsh stated the law by supplying the State to intervene into the Absent's private trade, despite having been warned against such conduct.

O. A text & complete email chain showing the discharge, default, acceptance & agreement with the Colorado Supreme Court and the Attorney General to dismiss, discharge, shut off, and settle all State charges against the Absent as of early August 2017.

See The Notice that Hunter was using as a legitimate warrant was nothing of the kind, as the original warrant had not only expired, it had been dismissed with prejudice

by the STATE OF COLORADO.

Summary:

This Petition & Demand for a full & complete Bill of Particulars, if not answered point-for-point, article-for-article by the pro-se-cutors, in writing, under oath, and under the penalties of perjury, and within 72 hours from receipt of this Petition shall result in the continuing & perpetual default & dishonor of DA's ~~Stinebaugh~~ Esquire, and it will result in the DA's deed acceptance and agreement that the DA's have NEVER had a meritorious case to pro-se-cute the Affiant with,

Failure to respond will also result in a Non-Judicial resolution in granting the Affiant his freedom from his forced captivity as is by an Executive Writ of Habeas Corpus.

The Affiant, by default, shall be awarded his full entitlement to relief & remedy available to him under law. This will include a full lump sum payment of \$1086.00 per minute from the time of his false arrest, and up to 2400 hours of day of his release.

It is so, and so it shall be.

Carry: Steven Duane ©
Parliamentary Counsel Randy Guelker
Non-Resident alien